## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

MARGARET BUDDE, Individually and On	§	
Behalf of All Others Similarly Situated,	§	
	§	
Plaintiff,	§	
V.	§	Civil Action No. 3:15-cv-2120
	§	
GLOBAL POWER EQUIPMENT, INC.,	§	
RAYMOND K. GUBA, and	§	
LUIS MANUEL RAMIREZ,	§	
	§	
Defendants.	§	

## ORDER GRANTING AGREED MOTION REGARDING DEADLINE FOR RESPONDING TO COMPLAINT

Comes now, the Agreed Motion Regarding Deadline for Responding to Complaint ("the Agreed Motion"), submitted by Plaintiff, Margaret Budde ("Plaintiff"), and Defendant Global Power Equipment, Inc. ("Global Power"). Upon consideration of the Agreed Motion, and pleadings on file, the Court is of the opinion that the Agreed Motion should be granted. It is, therefore,

Ordered, Adjudged and Decreed that the Agreed Motion Regarding Deadline for Responding to Complaint be, and hereby is GRANTED. It is

Further Ordered, Adjudged and Trefeed that Defendants' deadline for moving, answering, or otherwise responding to the Complaint is due sixty (60) days from the date the lead plaintiff is designated. It is

Further Ordered; Adjudged and Decreed that this Order may be entered without further notice.

Bookna M& Lynn 7/19/15

## AGREED AND STIPULATED TO:

## /s/ Jamie J. McKey

Joe Kendall

State Bar No. 11260700

Jamie J. McKey

State Bar No. 24045262 KENDALL LAW GROUP, LLP

3232 McKinney Ave., Suite 700

Dallas, TX 75204

Telephone: 214-744-3000 Facsimile: 214-744-3015 ikendall@kendalllawgroup.com

imckey@kendalllawgroup.com

Jeffrey C. Block Jason M. Leviton Steven P. Harte

**BLOCK & LEVITON LLP** 155 Federal Street, Suite 400 Boston, Massachusetts 02110 Telephone: (617) 398-5600 Facsimile: (617) 507-6020

Jeff@blockesq.com Jason@blockesq.com Steven@blockesq.com

Attorneys for Plaintiff, Margaret Budde

/s/ Rachel Kingrey

Scott L. Davis

State Bar No. 05547030

Todd A. Murray

State Bar No. 00794350

Rachel Kingrey

State Bar No. 24068616

GARDERE WYNNE SEWELL LLP

1601 Elm St., Suite 3000

Dallas, TX 75201-4761 214.999.3000

Fax: 214.999.4667 sdavis@gardere.com tmurray@garderc.com

rkingrey@gardere.com

David G. Januszewski (pro hac application forthcoming)

Cahill Gordon & Reindel LLP

80 Pine Street

New York, New York 10005

212.701.3352

Fax: 212,378,2200

djanuszewski@cahill.com

Attorneys for Defendant, Global Power

Equipment, Inc.